

Attorney Docket # 4925-78RCE

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Turkka KEINONEN et al.

Serial No.: **09/745,515**

Filed: **December 22, 2000**

For: **Mobile Emotional
Notification Application**

ALLOWED: June 9, 2005

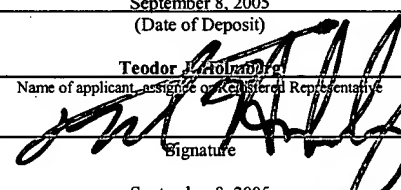
Examiner: ZEWDU, Meless
Group Art: 2683

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to:

Commissioner of Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

September 8, 2005
(Date of Deposit)

Teodor Miholzare
Name of applicant, assignee or Registered Representative


Signature

September 8, 2005
Date of Signature

MAIL STOP ISSUE FEE

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

**COMMENTS ON
STATEMENT OF REASONS FOR ALLOWANCE**

SIR:

In compliance with the suggestion in the June 9, 2005 Notice of Allowability, these comments are being submitted with the payment of the issue fee.

The purpose of these comments is to clarify and expand upon the Examiner's reasons for allowance. The invention claimed in Claim 35 is to a method of informing a party associated with a data object ("associated party") that said data object has been activated by a user ("user") of a mobile terminal in which said data object is currently being stored ("storing mobile terminal"). Specifically, when the user activates the data object stored on the storing mobile terminal, a notifying message is transmitted to the mobile terminal of the associated party ("associated mobile terminal"). When the associated mobile terminal receives the notifying message, a signal is

presented to the associated party, thereby informing the associated party that the data object on the storing mobile terminal has been activated by the user.

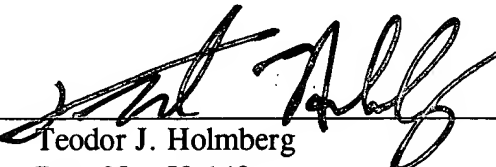
The actor performing the steps of Claim 35 is not limited in any way, i.e., no step in Claim 35 is necessarily performed by the user, the associated party, or some other entity. For example, the step of "associating a data object with an associated mobile terminal of an associated party" is not necessarily performed by the associated party, and the step of "storing said associated data object in a memory of a storing mobile terminal" is not necessarily performed by the user or the associated party.

Furthermore, the "activation" of the data object is not limited: it may be, for instance, any one of "accessing, reading, writing, drawing, editing, copying, forwarding, moving, renaming, combining, showing details of, attaching a message to, using, listening to, and viewing the data object" (dependent Claim 23). Thus, in terms of the reasons for allowance, it should be noted that there is not necessarily a "calling party" in the present invention, the steps of "associating" and "storing" are not necessarily performed by a specific entity (such as a "calling party"), and, although the associated party will be notified that the data object has been activated, that may, or may not, indicate that "the calling party is on line/waiting/activated," depending on the type of data object, the kind of activation, etc.

Respectfully submitted,

COHEN, PONTANI, LIEBERMAN & PAVANE

By


Teodor J. Holmberg
Reg. No. 50,140
551 Fifth Avenue, Suite 1210
New York, New York 10176
(212) 687-2770

Dated: September 8, 2005